U.S. Department of Justice United States Marshals Service

### PROCESS RECEIPT AND RETURN

See Instructions for "Service of Process by the U.S. Marshal" on the reverse of this form.

PLAINTIFF	COURT CASE NUMBER
MICHAEL BAEZ	05-11045 - GAO
DEFENDANT	TYPE OF PROCESS
MICHAEL MALONEY ETAL  SERVE / NAME OF INDIVIDUAL, COMPANY, CORPORATION, ETC., TO SERVE OR	CIVIL HUTON
SERVE NAME OF INDIVIDUAL, COMPANY, CORPORATION, ETC., TO SERVE OR I	DESCRIPTION OF PROPERTY TO SEIZE OR CONDEMN
ADDRESS (Street or RFD, Apartment No., City, State and ZIP Code)	
AT RO BLY SOM CHIELEY	MA OKHA
SEND NOTICE OF SERVICE COPY TO REQUESTER AT NAME AND ADDRESS BELOW:	Number of process to be
	served with this Form - 285
MICHAEL BAEZ	Number of parties to be
MCI CEDAR JUNCTION	served in this case
LSO WALDIE, MA 62071-0100	Check for service
	on U.S.A.
SPECIAL INSTRUCTIONS OR OTHER INFORMATION THAT WILL ASSIST IN EXPEDITING	SERVICE (Include Business and Sternate Addresses, All
Telephone Numbers, and Estimated Times Available For Service):	NOS BOOK TO
THONE 973-514-6500	) - 9 SISSECE SISSECE
· ·	ω <u>225</u>
	D ASS
	w RY
Signature of Attornay or other Originator requesting verying on habelf of	TELEPHONE NUMBER TO TELEPHONE NUMBER
Signature of Attorney or other Originator requesting service on behalf of:	-los los
DEFENDANT	7/23/05
SPACE BELOW FOR USE OF U.S. MARSHAL ONLY — DO	NOT WRITE BELOW THIS LINE
	red USMS Deputy or Clerk Date
number of process indicated.  (Sign only first USM 285 if more than one USM 285 is submitted)  No. 38  No. 38  No. 38	Jalanen 8/3/55
than one USM 285 is submitted) No. No. No. No.	3/3/97
I hereby certify and return that I ☐ have personally served, ☐ have legal evidence of service, ☐ have execon the individual, company, corporation, etc., at the address shown above or on the individual, company.	
I hereby certify and return that I am unable to locate the individual, company, corporation, etc.	, named above (See remarks below)
Name and title of individual served (if not shown above)	A person of suitable age and discretion then residing in the defendant's
Address (complete only if different than shown above)	usual place of abode.  Date of Service Time am
Address (complete only it different than shown above)	Date of Service Time am
	pm
	Signature of U.S. Marshal or Deputy
Control Charles Charles Control Charles Total Charles Tota	L A L S D S D S D S D S D S D S D S D S D S
Service Fee Total Mileage Charges (including endeavors) Forwarding Fee Total Charges Advance Deposits A	Amount owed to U.S. Marshal or Amount of Refund
REMARKS: Served by Cert Mail 8/4/05 Nt	

AO 440 (Rev. 10/93) Summons in a Civil Action

United States District Court District of **MASSACHUSETTS** MICHAEL BAEZ **Plaintiff** SUMMONS IN A CIVIL CASE V. MICHAEL MALONEY, ET AL. CASE C.A. 05-11045-GAO **Defendants** TO: (Name and address of Defendant) DAVID BOLDUC 20023 BARANOWSKI CURRECTEUNAL CENTER 0008 XCE CT SHIRICHS MA 01464 YOU ARE HEREBY SUMMONED and required to serve upon PLAINTIFF'S ATTORNEY (name and address) MICHAEL BAEZ, PRO SE MCI CEDOR SUNCTEUN 50. Walpolf, MA 02011-0100 \* or answer as otherwise required by the Federal Rules of Civil Procedure. an answer to the complaint which is herewith served upon you, summons upon you, exclusive of the day of service. If you fail to do so, judgment b you for the relief demanded in the complaint. You must also file your answer w a reasonable period of time after service. SARAH ALLISON THORNTON

### UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

MICHAEL BAEZ,
Plaintiff.

V.

Civil Action No. 05-11045-GAO

MICHAEL MALONEY, ET AL., Defendants

# ORDER ON APPLICATION TO PROCEED WITHOUT PREPAYMENT OF FEES

Now before the Court is plaintiff's Application to Proceed Without Prepayment of Fees and Affidavit:

### **FINDINGS** The Court finds the following: Is plaintiff a "prisoner" as defined in 28 U.S.C. § 1915(h)? Α. $\boxtimes$ Nο Yes B. Is a filing fee, under 28 U.S.C. § 1915(b), to be assessed at this time? 1. Yes 🗆 Plaintiff is obligated to pay the statutory filing fee immediately. See 28 U.S.C. § 1915(b)(1). (\$250.00 for a civil action or \$255.00 for a notice of appeal). 2. Yes 🖾 An initial partial filing fee of **\$.80** is assessed pursuant to 28 U.S.C. § 1915(b)(1). The remainder of the fee \$249.20 is to be assessed in accordance with 28 U.S.C. § 1915(b)(2). 3. Yes $\square$ Plaintiff has proffered evidence of being without funds for six months and being currently without funds. Under 28 U.S.C. § 1915(b)(2), plaintiff is assessed an obligation to make monthly payments of 20 percent of the preceding month's income credited to the prisoner's account each time it exceeds \$10.00 towards the payment of the \$250.00 filing fee. 4. No □ Plaintiff is not assessed a filing fee at this time.

C.	After screening pursuant to 28 U.S.C. § 1915 and/or 28 U.S.C. § 1915A, if any, of the following findings does the court make?							
	1.			that the complaint is frivolous, malicious, or fails the relief may be granted?  as to the claims against defendant(s)				
	2.			that the complaint seeks relief from a defendant mune from such relief?  as to the claims against defendant(s)				
	3.	42 U.S.C. §	1997e, Sec. 7	7(g)(2):				
				y defendant to reply to a complaint if it [the ff has a reasonable opportunity to prevail on the				
		pleading req that the plair	uirements for ntiff has a reas	nined that the complaint is sufficient to satisfy the stating a cognizable claim and, second, found sonable opportunity to prevail on the merits on e complaint against one or more defendants?				
		a. Yes 🛚	The court ha	as so determined and found as to defendant(s)				
		b. No 🗆						
		c. No 🗆	plaintiff will p	court has determined that the likelihood that prevail on the merits falls short of the opportunity" standard of the statute, as to set				
			□ all defen	dants				

	d. Ca	nnot sa	ay									
				on the		estio					determi d as to t	
			⊠ all	defen	dants		the de	efenda	nt(s)			
					ORDEF	<u>RS</u>						
Based	l upon the for	egoing	, it is O	RDER	ED:							
1.	May the appl	ication Yes	to pro∈	ceed w No	vithout p	prepa	aymen	t of fee	es be	GRA	NTED?	
2.	If a finding is subject to ea				raph Ba	abov	e, is it	a prov	isiona	l findi	ing that	: is
	If the above a days of the day	ate of stater ving eliment of court w	this Ore nent signity gibility as muc rill cons	der, eit gned b to proc ch as f	ther a copy plain beed in cound in	ertifi tiff un this par	ied cop nder thaction action agraph	oy of hine pain withou B abo	is/her is and it payi ove to	prisor pena ng a t be as	n trust alties of filing fe ssessed	e or
3.	Is it FURTHE clerk send a			•					•	. ,		
4.	Is it FURTHE Marshal serv the plaintiff w	e a co	py of th	ne com	plaint,	sumi e adv	mons, vanced	and th	is orde	er as	directe	
					c	only a	as to d	efenda	ints			
5.	Is it FURTHE	R ORI No	DEREC		as D or	s to a		endant	s	s in th	nis actio	on ?
					Page 3	3						

6.	a.	Although defendant(s) may not have been served with a summons and complaint, are the defendant(s) invited but not required to file an answer to aid the court in reaching a prompt final disposition on the merits?						
	OR	No ☐ Yes ☒☒ as to all defendants ☐ only as to defendant(s)						
	b.	If the defendant(s) have been served with a summons and complaint, are the defendant(s) required to reply within the time specified in the summons?  No   Yes   only as to defendants  only as to defendants						
Dated	l: June	e 24, 2005  /s/ George A. O'Toole  GEORGE A. O'TOOLE  UNITED STATES DISTRICT JUDGE						

# UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

MICHAEL BAEZ, Plaintiff,

v.

Civil Action No. 05-11045-GAO

MICHAEL MALONEY, ET AL., Defendants

#### MEMORANDUM AND ORDER

O'TOOLE, D.J.

In his Complaint, Plaintiff has requested appointment of counsel. This request for appointment of counsel is denied without prejudice.

It is well settled that the decision to appoint counsel is discretionary, and neither a civil litigant nor a habeas petitioner has a constitutional or statutory right to appointed counsel.

Dellenbach v. Hanks, 76 F.3d 820, 823 (7th Cir. 1996), cert. denied. 519 U.S. 894 (1996);

Jackson v. Coalter, 337 F.3d 74 (1st Cir. 2003)(state prisoner had no right to counsel to collaterally attack sentence). In order to qualify for appointment of counsel, a party must be indigent and exceptional circumstances must exist such that the denial of counsel will result in fundamental unfairness impinging on the party's due process rights. See DesRosiers v. Moran, 949 F. 2d 15, 23 (1st Cir. 1991). See also Manisy v. Maloney, 283 F. Supp. 2d 307, 317 (D. Mass. 2003)(Memorandum and Order on Report and Recommendation of Magistrate Judge Dein, adopted (on the denial of counsel issue) by Judge Stearns by Memorandum and Order (#32) dated September 4, 2003 in C.A. 01-11849-RGS). In determining whether there are exceptional circumstances sufficient to warrant the appointment of counsel, a court must examine the total situation, focusing on the merits of the case, the complexity of the legal issues, and the litigant's

ability to represent himself. DesRosiers, 949 F. 2d at 23-24 (citations omitted).

While the Court finds that the Plaintiff in this action has demonstrated that he is without sufficient funds to retain counsel, he has not yet demonstrated the kind of "exceptional circumstances" that warrant appointment of counsel in this action. Petitioner merely requests "a law firm be appointed" but does not provide any facts whatsoever to justify a *pro bono* appointment of counsel. There is no indication here that the Plaintiff is unable to represent himself competently due to lack of mental capacity or lack of understanding of the English language. In fact, Petitioner's pleadings to date appear to be well-organized and coherent, suggesting a proficiency in the English language and at least some familiarity with legal terms and prison law. The mere fact that he is a prisoner and is proceeding *pro se* is insufficient to call for appointment of counsel, because such assertions essentially could be made by any prisoner litigant. Further, Petitioner has not shown that this case raises novel or complex issues of law.

Absent such indications, appointment is not warranted at this time, and the request is Denied.

The denial of the request, however, is without prejudice to renew after the Defendants have filed a response to the Complaint. If the Plaintiff wishes to renew his request, he must file a "Motion for Appointment of Counsel" setting forth the exceptional circumstances which he alleges exist in this case which would support the motion.

Dated: June 24, 2005

/s/ George A. O'Toole

GEORGE A. O'TOOLE

UNITED STATES DISTRICT JUDGE